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2                   **UNITED STATES BANKRUPTCY COURT**  
3                   **NORTHERN DISTRICT OF CALIFORNIA**  
4                   **SAN FRANCISCO DIVISION**

5                   **In re:**

6                   **PG&E CORPORATION**

7                   **-and-**

8                   **PACIFIC GAS AND ELECTRIC**  
9                   **COMPANY,**

10                  **Debtors**

- 11                   Affects PG& E Corporation  
12                   Affects Pacific Gas and Electric Company  
13                   Affects both Debtors

14                  *\*All papers shall be filed in the Lead Case,  
15                  No. 19-30088 (DM)*

16                  Case No. 19-30088 (DM)

17                  Chapter 11

18                  (Lead Case)

19                  (Jointly Administered)

20                  **RELIEF FROM STAY COVER SHEET**

21                  Date:           July 23, 2019  
22                  Time:           9:30 a.m. (Pacific Time)  
23                  Place:           United States Bankruptcy Court  
24                               Courtroom 17, 16 Floor  
25                               San Francisco, CA 94102

26                  Objection Deadline: July 18, 2019 at 4:00 p.m.

27                  **Relief From Stay Cover Sheet**

28                  Instructions: Complete caption and Section A for all motions. Complete Section B for mobile homes, motor vehicles, and personal property. Complete Section C for real property. Utilize Section C as necessary. If moving party is not a secured creditor, briefly summarize the nature of the motion in Section D.

29                  (A) Date Petition Filed: January 29, 2019      Chapter: 11  
30                  Prior hearings on this obligation: No.      Last Day to File §523/§727 Complaints:

31                  (B) Description of personal property collateral (e.g. 1983 Ford Taurus):

32                  Secured Creditor [ ] or lessor [ ]

33                  Source of value: \_\_\_\_\_

34                  Fair market value: \$ \_\_\_\_\_

35                  Pre-Petition Default: \$ \_\_\_\_\_

36                  Contract Balance: \$ \_\_\_\_\_

37                  No. of months: \_\_\_\_\_

38                  Monthly Payment: \$ \_\_\_\_\_

39                  Post-Petition Default: \$ \_\_\_\_\_

40                  Insurance Advance: \$ \_\_\_\_\_

41                  No. of months: \_\_\_\_\_

42                  (C) Description of real property collateral (e.g. Single family residence, Oakland, CA):

43                  Fair market value: \$ \_\_\_\_\_      Source of value: \_\_\_\_\_      If appraisal, date: \_\_\_\_\_  
44                  deed, second, abstract, etc.):

45                  Approx. Bal. \$ \_\_\_\_\_

46                  Pre-Petition Default: \$ \_\_\_\_\_

47                  As of (date): \_\_\_\_\_

48                  No. of months \_\_\_\_\_

49                  Mo. payment: \$ \_\_\_\_\_

50                  Post-Petition Default: \$ \_\_\_\_\_

51                  Notice of Default (date): \_\_\_\_\_

52                  No. of months: \_\_\_\_\_

53                  Notice of Trustee's Sale: \_\_\_\_\_

54                  Advances Senior Liens: \$ \_\_\_\_\_

55                  Specify name and status of other liens and encumbrances, if known (e.g. trust deeds, tax liens, etc.):

56                  Position

57                  Amount

58                  Mo. Payment

59                  Defaults

1<sup>st</sup> Trust Deed: \$ \$ \$ \$ \$  
2<sup>nd</sup> Trust Deed: \$ \$ \$ \$ \$

Other pertinent information: The Motion requests that the Court terminate the automatic stay to permit a state court jury trial on 2017 Tubbs wildfire personal injury claims.

Dated: July 2, 2019

BAKER & HOSTETLER LLP

By: /s/ Robert A. Julian  
Robert A. Julian

*Counsel for The Official Committee of Tort  
Claimants*

BAKER & HOSTETLER LLP  
ATTORNEYS AT LAW  
SAN FRANCISCO